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**From:** Carrie Schurg <carrie@rlwhitt.law>  
**Sent:** Tuesday, August 4, 2020 11:42 AM  
**To:** Zeigler, Belton <Belton.Zeigler@wbd-us.com>  
**Cc:** Richard Whitt <richard@rlwhitt.law>  
**Subject:** Time Sensitive/DESC 2020 IRP Proceeding Dkt. No. 2019-226-E  
**Importance:** High

**EXTERNAL EMAIL: Open Attachments and Links With Caution.**

This email was dictated by Richard Whitt:

Belton:

As a follow up to my request below for a conference call, please see the following.

SCSBA is supportive of the DESC's request for an extension, subject to the following:

- DESC will produce any work papers related to DESC's updated analysis within 7 days of filing DESC's rebuttal testimony;
- To the extent that additional discovery from SCSBA and other parties is necessitated by DESC's updated analysis, DESC will not oppose reasonable requests for additional discovery related to DESC's updated analysis; and
- DESC will agree to any reasonable further extension requested by SCSBA or other parties in order to allow the parties reasonable time to review DESC's updated analysis prior to filing surrebuttal testimony.

Additionally, Johnson Development Associates, Inc. is supportive of SCSBA's position as stated herein.

Regards,  
Richard Whitt,  
As Counsel for SCSBA.

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